UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF MICHIGAN	
In Re: Kyle Blevins Doyle	Case #: 15-03462
	Chapter 13
Debauda	Hon.: Scott W Dales
Debtor(s)	Filed: June 10, 2015
SECOND AMENDMEN	IT TO CHAPTER 13 PLAN
(X) Pre-Confirmation Amendment to Ch	apter 13 Plan
NOW COMES the Debtors and amends the Cha	apter 13 Plan as follows:
I. PLAN PARAMETERS	
B. <u>LIQUIDATION ANALYSES:</u> The amount to be distr the value of Debtor's non-exempt equity less the of if applicable, the liquidation value of the estate as	ibuted to allowed unsecured claims shall not be less than cost of sale and the statutory Chapter 7 administrative fees. required by 11 USC 1325 (a)(4) is \$ 913.00
II. FUNDING	
A. <u>PLAN PAYMENT</u> The Debtor(s) shall make paymen of 2016 for the minimum of the Applicable Commi	its in the amount of \$4,850.00 per month beginning January itment period (ACP).
(X) Additional Plan Payment Provisions: Beginning	ng in February of 2018 the plan payment will be \$5,850.00
III. <u>DISBURSEMENTS</u>	
P. <u>ADDITIONAL PROVISIONS:</u> "The IRS secured claim will be paid in full thr	ough the plan at the statutory rate of interest."
EXPLANATION: Plan payment is increased with a step-up	plan and the IRS will be paid in full through the plan.
EFFECT: None	· ·
In all other aspects the Plan sh	all remain in full force and effect.
Date: 12-11-15	Kyl Blown, Sol

Jonathon D. Krage, Counsel for the Debtor(s)